1 2 3 4 5 6 7 8	Kevin P.B. Johnson (Bar No. 177129) QUINN EMANUEL URQUHART & SULLIVAN, LLP 555 Twin Dolphin Drive, 5th Floor Redwood Shores, California 94065-2139 Telephone: (650) 801-5000 Facsimile: (650) 801-5100  Steven M. Anderson (Bar No. 144014) QUINN EMANUEL URQUHART & SULLIVAN, LLP 865 S. Figueroa St. 10th Floor Los Angeles, California 90017 Telephone: (213) 443-3000 Facsimile: (213) 443-3100	Ryan J. Dwight (Bar No. 252593) rjdwight@jonesday.com JONES DAY 3161 Michelson Drive, Suite 800 Irvine, California 92612 Telephone +1-949-553-7577 Facsimile +1-949-553-7539  Kenneth R. Adamo (pro hac vice) kradamo@jonesday.com Arthur P. Licygiewicz (pro hac vice) aplicygiewicz@jonesday.com JONES DAY North Point, 901 Lakeside Avenue
9	Attorneys for Plaintiff Sony Corporation	Cleveland, Ohio 44114 Telephone +1-216-579-0212
10		Facsimile +1-216-579-0212
11 12		Ya-Chiao Chang (pro hac vice)
13		ychang@jonesday.com JONES DAY
14		8F No. 2 Section 2 Dunhua South Road Taipei, Taiwan
15		Telephone +886-2-7712-3233 Facsimile +886-2-2704-6791
16 17		Attorneys for Defendant ViewSonic Corporation
18	UNITED STATES DISTRICT COURT	
19	CENTRAL DISTRICT OF CALIFORNIA	
20	WESTERN DIVISION	
21	SONY CORPORATION, A Japanese corporation,	CASE NO. CV 09-7698-CBM (CTx)
22	Plaintiff,	[PROPOSED] ORDER RE
~.W <sup>23</sup>	vs.	STIPULATED STAY AND FINAL PARTIAL JUDGMENT
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	VIEWSONIC CORPORATION, a	154
25	Delaware corporation, TPV TECHNOLOGY LTD., a Bermuda	CLERK, U.S. DISTRICT COURT
26	Corporation, TPV INTERNATIONAL (USA), INC., a California corporation,	MAY 7 2010
27	ENVISION PERIPHERALS, INC., a California corporation, TOP VICTORY	CENTRAL DISTRICT OF CALIFORNIA
28	INVESTMENTS LTD., a Chinese Corporation, TPV ELECTRONICS (FUJIAN) CO. LTD., a Chinese Corporation, TPV DISPLAY TECHNOLOGY (WUHAN) CO.,	DEPUTY

LTD., a Chinese Corporation, TPV TECHNOLOGY (BEIJING) CO., LTD., a Chinese Corporation, AOC INTERNATIONAL, a Taiwanese Corporation. Defendants. 

The Court, having reviewed the parties' joint stipulation and motion, and good cause appearing, hereby ORDERS, DECREES, and ADJUDGES as follows:

- 1. Sony's claims against ViewSonic and ViewSonic's claims against Sony with respect to Licensed Products under the confidential Patent License Agreement between the parties are hereby dismissed with prejudice.
- 2. This action, to the extent not dismissed in paragraph 1, shall be stayed as to non-Licensed Products pending a resolution of International Trade Commission Investigation, 337-TA-713, in which suppliers to ViewSonic of products that are not licensed under the confidential Patent License Agreement between the parties are named as respondents.
- 3. This Court has jurisdiction over Sony and ViewSonic and over the subject matter of this dispute and shall retain continuing subject matter and personal jurisdiction for the purposes of construing or enforcing the terms of this Partial Judgment by Consent and Stipulated Stay, the Patent License Agreement between the parties, or for resolving any dispute arising thereunder.
- 4. Sony and ViewSonic shall bear their own costs and disbursements with respect to their claims against one another with respect to Licensed Products under the confidential Patent License Agreement between the parties.
- 5. There shall be no appeal herefrom, with respect to this Partial Judgment by Consent and Stipulated Stay.

IT IS SO ORDERED:

25 Dated:

May 7 , 2010

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Hon. Consuelo B. Marshall United States District Judge